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Rockville (Habeas)  
Superior Court-G.A. 19  
Short Calendar

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Hon. Elliot N. Solomon (A.J.)  
Hon. Thelma A. Santos  
Hon. John J. Nazzaro  
Hon. Holly Abery-Wetstone  
20 Park Street, Rockville, CT

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IMPORTANT NOTICE  
READ THIS NOTICE IMMEDIATELY

COUNSEL AND PRO SE PARTIES ARE DIRECTED NOT TO APPEAR AT 20 PARK STREET ON THE DAY OF THIS CALENDAR. THIS CALENDAR IS PRINTED AS NOTIFICATION TO THE PARTIES THAT THEIR MOTIONS HAVE BEEN RECEIVED AND WILL BE REVIEWED BY THE COURT. ALL MOTIONS PRINTED ON THIS CALENDAR WILL BE AUTOMATICALLY DEEMED "READY FOR ADJUDICATION" AND WILL BE ASSIGNED TO A JUDGE. NO FURTHER MARKING OF A MOTION IS REQUIRED.

Counsel and pro se parties are reminded that information about matters appearing on calendars may be found on the Judicial Branch Website ([www.jud.ct.gov](http://www.jud.ct.gov)). Case detail information is updated daily. Calendar information is generally  
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updated on Monday each week. The Judicial Branch Website contains calendar notices, standing orders and forms that are available for printing. Notification of all decisions on motions pending on this calendar will be sent by mail to all appearing parties of record at the last known address. Any address change requires the filing of a new Appearance (form JD-CL-12).

Pleadings, documents and other papers may be filed by facsimile transmission in accordance with the provisions of Practice Book Section 4-4 and the procedures set forth on the Judicial Branch Website at the link labeled "Fax Filing." A facsimile filed pleading will be deemed the original and will be considered signed pursuant to P.B. Sec. 4-2. When a document is fax filed, do not submit the same document via U.S. Mail, as it is duplicative and will be destroyed by the clerk. If a facsimile filed document 1) exceeds the twenty page limit, 2) is incomplete as transmitted, 3) is not accompanied by a "Facsimile Filing Cover Sheet", form JD-CL-73, or 4) is faxed to the wrong court, the clerk will not file the transmitted document, but will destroy it and return the cover sheet to the sender with a statement as to why the document was not filed. See Procedures and Technical Standards for Electronic Filing, Sec. 2(f).

Pursuant to P.B. Sec. 11-18(a)(2) and (3), Motions to Dismiss, Motions to Strike, and Motions for Summary Judgment and objections thereto may be argued at the request of counsel/pro se parties as a matter of right provided that 1) the movant indicates at the bottom of the first page of the motion or on a reclaim slip that oral argument or testimony is desired or 2) a nonmoving party files and serves on all other parties pursuant to P.B. Sections 10-12 through 10-17, with proof of service endorsed thereon, a written notice stating the party's intention to argue the motion or present testimony. Such a notice shall be filed on or before the third day before the date of the calendar date and shall contain the name of the party filing the motion and the date of the calendar on which the matter appears.

Motions that are arguable as of right and where the movant has requested argument in compliance with P.B. Sec. 11-18(a)(2) and (3) are designated on the calendar as arguable (ARG). These motions will be reviewed by a judge and scheduled for a hearing at a later date. The Habeas Caseflow Coordinator will notify counsel and pro se parties of record by mail of the date and time of the hearing.

Motions that are not arguable as of right are designated as non-arguable (N/A). These motions for which argument is deemed unnecessary will be decided on the papers and notification of the judge's decision will be sent by mail to all appearing parties of record.

Lastly, the Court may, in its own discretion, require oral argument or testimony on any motion appearing on this calendar. See P.B. Sec. 11-18(b). These motions will also be scheduled for a hearing at a later date. The Habeas Caseflow Coordinator will notify counsel and pro se parties by mail of the date and time of the hearing.

Failure to appear and present argument on the date set by the judicial authority shall constitute a waiver of the right to argue unless the judicial authority orders otherwise. See P.B. Sec. 11-18(d).

If a motion has gone off the calendar without being adjudicated, any party may claim the motion for adjudication. If an objection to a request has gone off the calendar without being adjudicated, the party who filed the request may claim the objection to the request for adjudication. P.B. Sec. 11-13(c). To reclaim a motion that has gone off the calendar, the parties must use "Short Calendar List Claim/Reclaim", form JD-CL-6. The form may be printed from the judicial website and is provided in fillable format. This requirement will be strictly enforced by the Court.

If you have any questions concerning this calendar, please contact the Clerk's Office at G.A. 19, Phone: (860) 870-3200, Fax: (860) 870-3241.